

Patent and Trademark Office

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> **FRED ZITOMER** PRIMARY EXAMINER **GROUP 1500**

SERIAL NU	MBER	FILING DATE	FIRST NAMED APPLICANT	·	ATTORNEY DOCKET NO.
08	/448 ,	99005/24	/95TANAKA		Y 0649-0487P
					EXAMINER
			15M2/0915		
BIRCH STEWART KOLASCH & BIRCH				ART UNI	T PAPER NUMBER
	301 NORTH WASHINGTON STREET PO BOX 747				
		747 CHURCH VA 22	2040-0747		505
				DATE MAILED:	
	•	,			09/15/97
	Below		from the EXAMINER in charge of this app	lication	
		COMMISSION	ER OF PATENTS AND TRADEMARKS		
			ADVISORY ACTION		
THE P	PERIOD F	OR RESPONSE:		•	•
a) 🔲 is	extended	to run	or continues to run	_ from the date of	the final rejection
b) e:	xpires thre vent howe	ee months from the da ever, will the statutory p	te of the final rejection or as of the mailing dat period for the response expire later than six m	te of this Advisory A	Action, whichever is later. In no e of the final rejection.
Ti . pt	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.				
Appel	lant's Brie	f is due in accordance	with 37 CFR 1.192(a).		
		onse to the final reject olication in condition fo		sidered with the folk	owing effect, but it is not deemed
1. Th	e propose	ed amendments to the	daim and /or specification will not be entered	and the final rejec	tion stands because:
a.		e is no convincing shown the converse of the c	ving under 37 CFR 1.116(b) why the propose	d amendment is ne	cessary and was not earlier
b.	They	raise new issues that v	would require further consideration and/or sea	arch. (See Note).	
C.	They	raise the issue of new	matter. (See Note).		
d.	They appe		ace the application in better form for appeal b	y materially reduci	ng or simplifying the issues for
₽.	. They	present additional cla	ims without cancelling a corresponding numb	• •	
N	OTE: Z	he newly co	lained graft and exper	idation M	Tios ar new
	is	us regeire	on additional peach	Fluther	. He exordation
	10	nos appea	is to be within the	scope of	non-elocked
. –	12	worr .			
		oosed or amended dai owable daims.	ms would be allowed if s	ubmitted in a separ	rately filed amendment cancelling
	pon the file as follow		posed amendment will be entered w	ill not be entered a	nd the status of the claims will
C	Claims allowed:				
	Claims objected to:				
C	Claims rejected:				
	However;				
L] Applica	ants response has ove	ercome the following rejection(s):		
4.	he affiday	it, exhibit or request fo	r reconsideration has been considered but do	pes not overcome the	ne rejection because #
	ne affidavi	t or exhibit will not be	considered because applicant has not shown	good and sufficent	reasons why it was not earlier
_			· · · · · · · · · · · · · · · · · · ·		
☐ The pre	oposed di	awing correction	has has not been approved by the exa	miner. 107 2	1 22
Other	C1100	117 secons	nousemble and is is	le un	
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